

due to the obvious lack of any correspondence between original Figure 7 and the original text of the specification. As the issue fee already has been paid, this Amendment is accompanied by a Petition as required under Rule 312(b).

Based upon the record of prosecution in the referenced application, it appears that at no time during the prosecution of the application prior to the payment of the issue fee did the Examiner, the Applicant or the Applicants' representative discover that original Figure 7 did not correspond to the related text of the specification at pages 34 and 35. Accordingly, no earlier amendment to the drawings to correct the error was possible, particularly an Amendment prior to the payment of the issue fee.

Correction of the error is necessary in order to ensure that the application drawings fully correspond to the description in the specification. At present, the referenced application contains a description in the specification (at pages 34 and 35) that does not have a corresponding drawing and a drawing (Fig. 7) that has no corresponding text in the specification. Correction under these circumstances is necessary in order to provide the public with an accurate description of the disclosed invention.

Correction of the error would be accomplished by a simple substitution of new Figure 7 for original Figure 7.

Correction of the error by substitution of the new drawing is proper and would not involve the addition of new matter because (1) the above referenced application includes at pages 34 and 35 a clear and detailed description of the content of the correct Figure 7, (2) the above referenced application includes at pages 35 and 36 and in original Figure 8 a description of a modification of the circuit described at pages 34 and 35 that should have been illustrated in Figure 7, such description having the effect of leading one of ordinary skill to construct a proper illustration of the

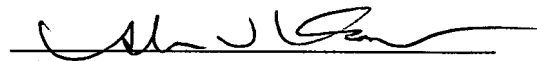
circuit as presented in substitute Figure 7; (3) the present application expressly incorporates by reference, at pages 4 and 5 of the application (Exhibit D), the content of commonly assigned and copending application SN. 08/243,480 filed May 19, 1994 and (4) the copending application SN. 08/243,480 referenced above contains a disclosure at pages 31 and 32 and a corresponding Figure 14 (Exhibit E) that are virtually identical (but for reference numbers and a corrected sign at summer 126) to the original text at pages 34 and 35 of the present application and the substitute Figure 7 submitted herewith as Exhibits B and C, respectively.

As the present Amendment will not require a further search, and is simply intended to correct an obvious error with an illustration that is clearly within the original disclosure of the referenced application, expressly or by incorporation, this amendment should be entered.

Applicant authorizes the payment of the appropriate fee set forth in 37 CFR 1.17(I)(1) should be charged to Deposit Account No. 19-4880. A duplicate copy of this Paper is enclosed.

Respectfully submitted,

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Date: April 5, 1996